ATTORNEY DOCKET: H1799-00208

PATENT

COMBINED DECLARATION AND POWER OF ATTORNEY

		Kevin L. W	ERT		
As a b My re	pelow-named inventsidence, post offic	ator, I hereby declar e address, and citiz	e that: enship are as sta	ated below next to m	ıy name;
matter which	original, first, and is claimed and for	l joint inventor (if j which a patent is so	olural names are ought on the inve	or (if only one name listed below) of the ention entitled: HEA the specification of v	subject
[X]	is attached heret			_	
[_]		as Applic (If applic	ation Serial No.	, and was	
I here specification,	by state that I have including the claim	e reviewed and und as, as amended by a	derstand the con	tents of the above-id	lentified
I ackn this application	owledge the duty on in accordance wi	to disclose informath 37 C.F.R. §1.56.	tion which is ma	aterial to the patental	bility of
application(s) foreign applic	for patent or inver	ntor's certificate list	ed below and ha	S.C. §119 of any we also identified be ling date before that	low anv
	Country	Number	Date Filed	Priority Claimed ?	
below and, in in the prior U §112, I acknowhich occurr	sofar as the subject nited States applica wledge the duty to	t matter of each of the manner of disclose material in the pate of	he claims of this provided by the nformation as de	ed States application(s application is not diffirst paragraph of 35 efined in 37 C.F.R. § and the national of	isclosed 5 U.S.C. \$1.56(a)
Application Serial No. Filed		ed	Patented or Pending?		·
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I hereby appoint the practitioners of Customer Number 000041396 of the law firm DUANE MORRIS LLP, 305 N. Front Street – 5th Floor, P.O. Box 1003, Harrisburg, PA 17108-1003, to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, namely:

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I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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